

FEE AGREEMENT: CHAPTER 7 BANKRUPTCY CASE

I (We), the undersigned, ARTHUR CHRISTOPHER RYAN for a flat fee of \$ 1200 hereby retain the services of Timothy P. Walsh, Attorney at Law, to file all required petitions and schedules and attend one (1) Meeting of Creditors in a CHAPTER 7 bankruptcy case. While it is not anticipated that costs or further fees will be required other than the initial filing fee of \$ 299 (included in the flat fee), I (We) understand that I (We) shall be responsible to pay all costs and that costs are not included in the flat fee set forth herein unless specifically stated in this agreement. Costs shall include, but not be limited to, such items as: online computer research charges, transcripts, notary, reproduction of official documents, travel time plus mileage for servers, agents of the firm, court reports, and any other reasonable costs and expenses recognized by the Courts. It is further distinctly understood that the flat fee quoted above is conditional upon the provision of complete and accurate information to attorney and further upon attorney's reasonable expectation as to the level of work which shall be required based on such information. If work beyond the scope of that described herein becomes necessary to effectuate the purpose of this agreement, such as additional court appearances, unanticipated correspondence or the drafting and filing of court documents not priced below it is further understood that Timothy P. Walsh shall, in his discretion and without prior notice, bill the client(s) for such work at a rate not to exceed two hundred dollars (\$200.00) per hour.

A retainer of \$ 600 ~~IN CASH~~ ⁷⁰⁰ is required to initiate action and representation. All retainers are non-refundable but will be credited toward services provided unless contract is terminated by either party.

SCHEDULE OF PRICES FOR EXPECTED (*) SERVICES:**1. PRELIMINARY MATTERS**

Review/Prep Petition and Schedules \$
 Review/File Bankruptcy Petition: \$
 Appearance at Meeting of Creditors: \$
 Review Reaffirmation Agreement \$

2. BANKRUPTCY LITIGATION (IF ANY)

Draft/File Motion \$
 Response to Creditor Motion \$
 Any Bankruptcy Court Appearance \$
 (Post-Discharge Services billed @ \$200.00/hour)

METHOD OF PAYMENT MUST BE CASH ONLY !!!**ALL PAYMENTS MUST BE COMPLETE PRIOR TO BANKRUPTCY FILING**

FAILURE TO PAY IN ACCORDANCE WITH THE ABOVE-REFERENCED PLAN WILL ENTITLE ATTORNEY TO: (1) WITHDRAW WITHOUT PRIOR NOTICE TO CLIENT(S); (2) BILL FOR ALL HOURS SPENT ON CASE AT \$200.00 @HR

This agreement has been made on this the 6TH day of MARCH, 2010

* Arthur Christopher Ryan
 Client

Address: 1 BLOOMFIELD AVE.

DREXEL HILL PA 19026 UNIT #4

Best Phone No. 484-433-3336

Timothy P. Walsh
 TIMOTHY P. WALSH, ATTORNEY AT LAW
 WALSH LAW OFFICES
 200 W. Baltimore Avenue, Media, PA 19063
 610-565-4488, e-mail: walshlawoffices@aol.com

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CLERK
 CLERK

WALSH LAW OFFICES

TIMOTHY P. WALSH, ESQUIRE
111 NORTH OLIVE STREET - LOWER LEVEL
MEDIA, PA 19063
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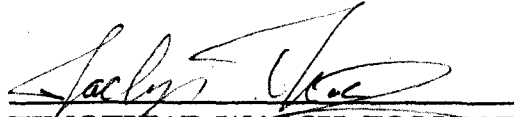
610-565-4488

FAX: 610-565-7623

RECEIPT

This acknowledge the receipt of five hundred dollars \$ 500.00
paid on behalf of Arthur Ryan, Client in connection with the
case entitled: RR, pursuant to the fee agreement dated _____.

DATE: 3/12/10


TIMOTHY P. WALSH, ESQUIRE
ATTORNEY AT LAW

I, _____, Client in the above-referenced case, by
affixing my signature below, hereby acknowledge, understand and promise that the next
payment in this matter will be _____ dollars, \$_____
payable on or before the following date: _____ and that failure to make said
payment or otherwise to adhere to the terms of the fee agreement in this matter will be
grounds for Timothy P. Walsh, Esquire, without giving me prior notice, to cease any and
all work on my behalf, withdraw his appearance in any court or proceeding in connection
with my case and to refuse any further representation of me in this or any other case.

DATE: _____

Client